



Work-Product

**UNITED STATES AIR FORCE
BOARD FOR CORRECTION OF MILITARY RECORDS**

RECORD OF PROCEEDINGS

IN THE MATTER OF:

DOCKET NUMBER: BC-2024-04210

Work-Product

COUNSEL: NONE

HEARING REQUESTED: NO

APPLICANT'S REQUEST

His place of entry into active duty (PLEAD) be changed to Work-Product.

APPLICANT CONTENTIONS

His home of record was used instead of his actual entry assignment location. His DD Form 214, *Certificate of Release or Discharge from Active Duty* should be amended to reflect his actual place of entry into active duty as Work-Product.

STATEMENT OF FACTS

The applicant is a retired Air Force lieutenant colonel (O-5).

On 13 Sep 94, according to the DD Form 4, *Enlistment/Reenlistment Documents, Armed Forces of the United States*, the applicant enlisted into the Air Force Reserves with a home of record of Work-Product.

On 30 May 96, according to Special Order Work-Product, the applicant was ordered to active duty. The place from which he was ordered to Active Duty/Home of Record (HOR) address is listed as Work-Product.

On 9 Aug 96, according to AF Form 24, *Application for Appointment as Reserves of the Air Force Or USAF Without Component*, the applicant certified his HOR was Work-Product.

On 30 Sep 16, according to DD Form 214, the applicant was relieved from active duty and retired effective 1 Oct 16. His PLEAD and HOR are listed as Work-Product.

For more information, see the excerpt of the applicant's record at Exhibit B.

APPLICABLE AUTHORITY

The Joint Travel Regulations (JTR), Appendix A, defines the HOR as the place recorded as the individual's home when appointed, commissioned, enlisted, inducted, or ordered into a tour of active duty. The JTR further states that a member may only change the HOR if a break in service

AFBCMR Docket Number BC-2024-04210

Work-Product

Work-Product

exceeds one full day. Additionally, in instances of a bona fide error where the place originally named at the time of current entry into the service was not in fact the actual home, the correction must be fully justified and the home, as corrected, must be the member's actual home upon entering the service, and not a different place selected for the member's convenience.

According to the DD Form 214 Personnel Services Delivery Guide, the HOR on the application for appointment (AF Form 24, *Application for Appointment as Reserve of the Air Force or USAF without Component*) is used as the HOR on the DD Form 214 for active duty officers. As a secondary source, the HOR listed on the EAD order for the starting period of service recorded on the DD Form 214, block 12a (Date Entered Active Duty this Period), may be used.

According to the Air Force Personnel Center myPers website, state residency is the home for the purposes of taxes as a member moves throughout their military career. While the state residence may be updated at any time by completing a DD Form 2058, *State of Legal Residence Certificate*, at the Military Personnel Flight (MPF), the HOR remains unchanged unless there is a break in service of at least one day.

AIR FORCE EVALUATION

AFPC/DPMLT recommends denying the applicant's request. Special Order ^{Work-Product} (Extended Active Duty Order), dated 30 May 96, states "Place from which ordered to Active Duty/Home of Record address: ^{Work-Product}" In accordance with the JTR, section A-18, page 553, the PLEAD is the place where an active component Service member enlisted, was commissioned, or was appointed. Based on the documentation provided there is no evidence of an error or injustice.

The complete advisory opinion is at Exhibit C.

APPLICANT'S REVIEW OF AIR FORCE EVALUATION

The Board sent a copy of the advisory opinion to the applicant on 3 Apr 25 for comment (Exhibit D) but did not receive a response.

FINDINGS AND CONCLUSION

1. The application was not timely filed. The Board also notes the applicant did not file the application within three years of discovering the alleged error or injustice, as required by Section 1552 of Title 10, United States Code, and Department of the Air Force Instruction 36-2603, *Air Force Board for Correction of Military Records (AFBCMR)*.
2. The applicant exhausted all other available administrative remedies before applying to the Board.
3. After reviewing all Exhibits, the Board concludes the applicant is not the victim of an error or injustice. The Board concurs with the rationale and recommendation of AFPC/DPMLT and finds a preponderance of the evidence does not substantiate the applicant's contentions. The JTR, section A-18, page 553, states the PLEAD is the place where an active component Service member enlisted, was commissioned, or was appointed. The Board recommends that the applicant re-apply with any source documentation that reflects his residence at the requested PLEAD prior to the issuance of Special Order ^{Work-Product} dated May 30, 1996. Therefore, the Board recommends against correcting the applicant's records.

RECOMMENDATION

The Board recommends informing the applicant that the evidence did not demonstrate material error or injustice, and the Board will reconsider the application only upon receipt of relevant evidence not already presented.

CERTIFICATION

The following quorum of the Board, as defined in Department of the Air Force Instruction (DAFI) 36-2603, *Air Force Board for Correction of Military Records (AFBCMR)*, paragraph 2.1, considered Docket Number BC-2024-04210 in Executive Session on 22 Aug 25:

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, Panel Chair

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, Panel Member

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, Panel Member

All members voted against correcting the record. The panel considered the following:

The panel considered the following:

Exhibit A: Application, DD Form 149, w/atchs, dated 9 Dec 24.

Exhibit B: Documentary Evidence, including relevant excerpts from official records.

Exhibit C: Advisory, AFPC/DPMLT, w/atchs, dated 1 Apr 25.

Exhibit D: Notification of Advisory, SAF/MRBC to Applicant, dated 3 Apr 25.

Taken together with all Exhibits, this document constitutes the true and complete Record of Proceedings, as required by DAFI 36-2603, paragraph 4.12.9.

10/9/2025

X

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Board Operations Manager, AFBCMR

Signed by: USAF

AFBCMR Docket Number BC-2024-04210

Work-Product